Hr. Richard L. Huff, Director FOIPA Appeals Department of Justice Washington, D.C. 20530

Dear Mr. Huff,

In concluding my letter of June 15, 1964, I maked you to act on some of my simpler appeals. You had informed me that, belatedly, you were addressing some of what you described as the more complex of ancient matters, all older than thu claimed backlogs Also referred to in that and earlier correspondence is the referred back to the FEI from the OIA of JFX assassimation records of which the FEI informed me last year without providing a single puge until a few days age.

One of the ancient matters your office has steadfastly ignored relates to the interception of Lee Harvey Oseald conversations with Cuban and Russian officials in Mexice City. Some of these records were not classified until they were being processed, when they were suidenly classified Top Secret. In my appeals I provided copies, of what had been disclosed and I referred to what your staff thereafter reviewed, the authorized disclosures of the House Assassing Committee. I heard nothing and I received nothing after this review os the HSCA's disclosures. (To which, I add, I provided an index.)

It happens that I also have at least two requests filed with and ignored by the CIA for these identical materials. It also happens that in one of my FOIA shits the CIA attested that what it disclosed to HSCA could not be withheld from me, after which 10% of it remained withheld.

A former CLA official, David Sttlee Fhillips, was deposed by Defendant Donald Preed in Fhilips suits against him. Noss 81-1407 and 2576, sideral district court in D.C. Also present were lee Stricklund, special assistant to the USA, Launte Ziebell, associate CLA general counsel, and Paul Kittridge representing the director of operations of the CLA. all of these people were present to prevent the discourse of any classified information.

Without complaint from any of them, beginning on page 35 of the transcript, Phillips testified that he was in charge of such surveillances in Mexico Gity, that Nowald's cohversations with Cuban and Russian officials relating to his effort to get a visa were intercepted and transcribed, and that at least one memo was written about the content of these transcripts of conversation interceptions. (Phillips also testified to having an inside source on the Cubans,)

It thus is apparent that what remains uithhold is only the content of the intercepted conversations, a partial paraginues of which was disclosed to another many years ago by the FEL, I do not see how what remains withhold can possibly qualify for any exemption, including "national security" and I therefore ask that you process this appeal immediately. It is one of the few matters about which I would today consider filing suit because of my age and impaired health. I would hope that you, the Department and the Fil and CLA would prefer to avoid any unnecessary litization, despite the long record to the contrary, because the uncontested facts with regard to this matter have long been form you and are quite clear. Numerous attachments are provided alon; with my appeals. Your office has never resided a single question about this and relates utters, oi ther.

I suggest also that the government has a upstal and considerable interest in making full disclosure because fighing to do so will continue to fuel the suspicions that Oswald, the accused Providential assassing had a upstal relationship with it. When even the people involved in the taying and transcription were interviewed by the press, continued withholding is certain to make people nore suspicious of the government, Eoreover, there always has been a great and I think overriding public interest in this matter and what relates to it. Sincercity, furned Weisherg

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